COMBINED DECLARATION AND POWER OF ATTORNEY

IN ORIGINAL APPLICATION

Attorney Docket No.

F40.12-0033

SPECIFICATION AND INVENTORSHIP IDENTIFICATION

	SPECIFICAL.	ION AND INVENTORONIE	IDBN111 IONI ION				
As a below nam	ed inventor, I	declare that:	and citizenship are a	s stated			
below next to	my name.						
I	believe I am	the original and	joint inventor of the	subject			
			nt is sought, on the i				
specification	SLET IMAGE-ENC	ODING METHOD AND COL	RRESPONDING DECODING ME	THOD the			
specification	or which,						
_X			NG METHOD AND CORRESPON torney docket number F4				
	0033.	mob, and have an ac	torney doeset namber 14	0.12			
X	was filed on	June 20, 2005 as App	ln. No				
	and was amend	ded on					
<u> </u>			T International Applica				
	PCT/FR03/038	<u>Amendment filed on J</u>	$\frac{\text{ember } 2003}{2005}$ and as am	ended by			
	rreriminary	Amendment liled on 5	une 20, 2005.				
A	CKNOWLEDGEMENT	OF REVIEW OF PAPERS	AND DUTY OF CANDOR				
I	have reviewed	and understand the d	contents of the above id	dentified			
application, including the claims, as amended by any amendment referred to							
	above. I acknowledge the duty to disclose information which is known to me to						
		bility of this appl	lication in accordance	with 37			
C.F.R. § 1.56.							
PRIORITY CLAIM (35 U.S.C. § 119)							
	<u>Pr</u>	ior Foreign Applicat	ion(s)				
foreign applic of which is in below any fore	ation(s) for particorporated by eigh applicate	patent or inventor's reference in its ent ion for patent or i	nder 35 U.S.C. § 119(a-c certificate listed bel cirety, and have also ic nventor's certificate ich priority is claimed	low, each dentified having a			
Number Co	ountry	Day/Month/Year Filed	Priority Clai	med			
02/16602 F	rance v	20 December 2002					
			YesNo	•			
		!					
	Prio	r Provisional Applica	ation(s)				
т	hereby claim	the benefit under 3	5 U.S.C. §119(e) of an	v United			
States Provisi	onal Applicat	ion(s) listed below,	each of which is inco	prporated			
Number	!	Day/Month/Year Filed					
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PRIORITY CLAIM (35 U.S.C. § 120)

I claim the benefit under 35 U.S.C. § 120 of any United States application(s) listed below, each of which is incorporated by reference in its entirety. Insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose to the Patent Office all information known to me to be material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

Appln.	No.	U.S. Appl. No. (if any under PCT)	Filing Date	Status
				

DECLARATION

I declare that all statements made herein that are of my own knowledge are true and that all statements that are made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY

I appoint the attorneys and agents associated with

Customer Number 27367,

which is the customer number for the law firm of Westman, Champlin & Kelly, P.A., to prosecute the patent application identified above and to transact all business in the Patent and Trademark Office connected therewith, including full power of association, substitution and revocation.

I ratify all prior actions taken by Westman, Champlin & Kelly, P.A. or the attorneys and agents mentioned above in connection with the prosecution of the above-mentioned patent application.

DESIGNATION OF CORRESPONDENCE ADDRESS

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(Signature)			
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